UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN

IN RE:	CASE NO: 13-53846
CHY OF DETROIT	CASE NO: 13-53846 CHAPTER: 1 JUDGE: How Tocked
Debtor.	,
MOTION FOR/TO TE LASTAT	E SECURED (LAIM
	e per to car states the Clowing
[state the facts]:	Beoloi(s) s monon, Deoloi states in the showing
1. SEE ATTACHED	LETTER SE = 17
	D (1) P 3: 3 N-DETROIT
2.	017 017 017
3. Debtor requests TE 1257 ATE NOT RECEIVE NOTICE	F SELVE (LAIM; DID
WHEREFORE, Debtor requests this Court to	o consider Debtor's Motion for/to TE - STATE Tor what further relief this Court deems equitable
and just. A copy of a proposed Order is attach	ned hereto.
Dated: 12.18.2015	Respectfully submitted, (Debtor's Signature) Print Name:
	(Co-Debtor's Signature) Print Name:
13-53846-tit Doc 10716 Filed 12/18/:	15 Entered 12/18/15 16:01:29 Peage 1016

Honorable Thomas Tucker Federal Bankruptcy Court Eastern District of Michigan 211 West Fort Street Detroit, Michigan 48226

October 30, 2015

Dear Honorable Tucker,

I am writing as a creditor in the City of Detroit Bankruptcy filing, case no. 13-53846; I became a creditor based on a judgement by a lower court against the City of Detroit after a trial and several appeals by the City of Detroit (they refused mediation offered by the court and on the record stated that their debt would be absolved by bankruptcy).

Since the city of Detroit petitioned and was granted bankruptcy, individual creditors such as I have been referred to a website and independent agency known as 'KCC' in El Segundo, California for information regarding our claims. It was my understanding that prior, during and after the bankruptcy proceedings, these creditors would be informed of claim status and/or given notice of any court filings and actions.

Since 2014 I have only received two notices by 'KCC' with the last one being on April 2015 and they were regarding general court filings. You can imagine my surprise when I called the company in California and found out that the City of Detroit had filed a motion to remove one of my existing claims because it was a 'duplicate claim.' The motion was granted by your court. Although I did not receive any notice to object to their motion (and I would have), the claim removed was indeed a duplicate claim. The City of Detroit choose to have the duplicate secured claim removed and keep the duplicate unsecured claim (they were both the same amount). However what the City of Detroit failed to inform the court was that this federal court, under Judge Rhodes presiding, instituted the secured claim based on the facts and history of the case before him.

I do not appreciate the City of Detroit's 'sleight of hand' and its obvious disregard for the integrity of the judicial process. I really do believe that the legal representatives for the City of Detroit has taken the post-bankruptcy judicial proceedings for granted with no fear of reprisals or corrections from this court, at least in regards to the small individual claimants such as myself. I am asking to have the secured claim reinstated because I was not given due...any notice at all... to object to the motion filed by the City of Detroit. I have enclosed proof of service to the city of Detroit.

Respectfully,
M. Dujon Johnson

FILED

1205 DEC 10: A 11: 54:

U.S. BAHKRUPTCY COURT

13-53846-tjt Doc 10704 Filed 12/10/15 Entered 12/11/15 12:29:50 Page 1 of 2

13-53846-tjt Doc 10716 Filed 12/18/15 Entered 12/18/15 16:01:29 Page 2 of 6

SENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DEL	IVERY		
Complete litem 4 if Restricted Delivery is desired.	A. Signature			
■ Print your name and address on the revorce	X	☐ Agent ☐ Addressee		
so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits.	B. Received by (Printed Name)	C. Date of Delivery		
1. Article Addressed to:	D. Is delivery address for the transpiller if YES, enter delivery address below	n 1? 🔲 Yes v: 🔲 No		
% KCC -	NOV 1 0 2015			
2335 ALASKA AVE.	KURTZMAN CARGON CONSULTANTS			
BC SEGUNDO, CACIF	3. Service-Type	vis		
10245	Certified Mail			
### ##################################	☐ Registered ☐ Return Rece☐ Insured Mail ☐ C.O.D.	lpt for Merchandise		
rin a st saou a ti milit t doo de an Lotton (milita (milita da))	4. Restricted Delivery? (Extra Fee)	☐ Yes		
2. Article Number (Transfer from service label) 7015	0640 0000 8977 99	58		
PS Form 3811, February 2004 Domestic Retu	m Receipt	102898-02-M-1540		

						MS SW
LINDED S	TATESTRUSTAL SERVI			-	Fac Clean Val	
				SACRES AND SAME OF THE SAME OF		
	dingan Elegebrain	Lyou Time	(FOLETO) A	io ZIP+4 lot		
		.				
	. W X.					
	. Terre	- 4				
	IFE 155					
			ج الإراث ا	25		
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	200					
	Admini	(Blacker) le	Minesina	ii anaanii o	inde	
bian and a second						

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

IN RE:	CASE NO: 13-53846		
CITY OF DETROIT	CHAPTER: JUDGE: Hon Tucken		
	JUDGE: HO A TUCKER		
Debtor.			
ORDER GRANTING MOTION TO/FO	R RELASTRE SECURED		
	Chepita		
This matter having come before the Court of	on Debtor's motion to/for REW STATE		
SECURED (LAM, the Court ha	wing considered the motion, and having found		
cause:			

IT IS ORDERED that the motion is granted.

Form B20A(Official Form 20A 12/1/10

UNITED STATES BANKRUPTCY COURT Eastern District of Michigan

			- 6	4.4.3		
In re:	OF DETMO.T	7015 DEC		Chanter	9	
८त्स	of De low,	במוז הבר	18 P	3: 35	15-53	-240
	OF DETGIO T	U.S. BAHK E.D. MJCHI	RUPTCY C GAN-DETH	Case No.: OURT Lunge: Hov	بر بردادة	ia.
Address				•)	
	of Social Security or Identification (EIN) No(s).(if	any):				
	NOTICE	OF [MOTIO	ОМ] [ОВЛ	ECTION]		
	er has filed papers with the SECJEED	the court				
			of sought ir	n motion o	r objection	1}
	ights may be affected. You sh this bankruptcy case. (If you					your attorney, if
If you or objection], o you or your atto	do not want the court to 120 r if you want the court to con orney must:	Sider your view	s on the [mot	CCA(/ ion] [objecti	[relief on], within	sought in motion days,
1.	File with the court a writte	en response or ar	answer, exp	laining you	position at:	1
	Un 211 De i	ited States Ban	kruptcy Cou	irt Lef		
	If you mail your response so the court will receive it required to file pleadings e	t on or before th				
	You must also mail a copy served]: DR. M.	y to [enter your Do on J H STOEP	name and adouteson	dress and na	ime and add	ress of others to be
nearing on the n	2. If a respondion and you will be served					erk will schedule a earing.
If you o	or your attorney do not take t jection and may enter an orde	hese steps, the co r granting that r	urt may decidelief.	de that you d	o not oppose	the relief sought in
Date: <u>12 · 1</u> 3	2015		Signature_ Name Address	154 154	77 1	Topal Mij

¹ Response or answer must comply with F. R. Civ. P. 8(b), (c) and (e)

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

SOUTHERNDIVISION			
U.S. BANKRUPTCY COURT E.D. MICHIGAN-DETROIT Debtor.	CASE NO: 13 - 53240		
<u>CERTIFICAT</u>	TE OF SERVICE		
The undersigned certifies that on $12 - 12$	(date of mailing), a		
copy of the annexed papers was served by depositi	ng same, enclosed in a properly addressed		
postage-paid envelope, in an official depository un	der the exclusive care and custody of the		
United States Postal Service within the State of Mi			
addressed of each party served]: CTX OF 2 WOOD SUITE DETABLE	METROIT 1124 1124 MI 43224		
Dated: 12-12-2015	(Debor's Signature) Print Name: (Co-Debtor's Signature) Print Name: (ASE D. TER.' Dr. M. D.'M. Johnson		